1 2 FILED IN THE U.S. DISTRICT COURT EASTERN DISTRICT OF WASHINGTON 3 May 15, 2019 UNITED STATES DISTRICT COURT 4 EASTERN DISTRICT OF WASHINGTON 5 SOUTH HILL MARKET, et al, No. 2:19-CV-00073-SMJ 6 Plaintiffs, NOTICE SETTING COURT'S 7 SCHEDULING CONFERENCE v. 8 UNITED STATES, et al, 9 Defendants. 10 DATE: 08/01/2019 TIME: **8:10 A.M.** CONFERENCE TYPE: 11 12 The Court will hold a telephonic Scheduling Conference at the above-noted date and time. Counsel and pro se parties shall use the following information to access the call. 13 **PHONE NUMBER:** 1-888-808-6929 14 **ACCESS CODE:** 7286684 **SECURITY CODE:** 0910 15 The use of mobile phones and/or speaker phones is not allowed as they are not 16 compatible with the court's sound system. 17 Rule 26(d)(1) prohibits a party from seeking discovery from any source before the parties have had their Rule 26(f) conference. This discovery prohibition enables 18 the parties to gather Rule 26(a)(1) initial disclosures in advance of the Rule 26(f) conference so that initial disclosures can be exchanged either before or shortly after 19 the Scheduling Conference. 20

NOTICE SETTING COURT'S SCHEDULING CONFERENCE - 1

1	Accordingly, the Court orders the parties to exchange initial disclosures pursuant to Federal Rule of Civil Procedure 26(a)(1), and file a notice with the Court confirming their compliance with this requirement, no later than 14 days before the telephonic scheduling conference. In this case, that means no later than July 18, 2019.	
2		
3		
4	In addition, to ensure that discovery and trial preparation advances efficiently counsel and pro se parties shall discuss <i>each and every one</i> of the following subjects during the Rule 26(f) conference. Counsel and pro se parties must then file a combined report addressing <u>each one of these subjects</u> not less than 14 days before the Scheduling Conference:	
5		
6		
7	a.	whether the parties have notified the Clerk's Office if they consent to the case being heard by a full-time U.S. Magistrate Judge, see 28
8		
9	b.	whether jurisdiction and venue exist and, if they do exist, the basis for each;
10	c.	whether service of process is complete and, if not, a deadline for completion;
12	d.	a brief description of the claims and defenses;
13	e.	whether a statute's constitutionality is being challenged, <i>see</i> LR 24.1 (Fed. R. Civ. P. 5.1.);
14	f.	whether the matter may be pursued as a class action, and if so, 1) a
	suggested motion-for-class-certification-filing deadline, and 2) what type of class action may be pursued, <i>see</i> LR 23.1 (Fed. R. Civ. P. 23.);	
16	g.	any issues that should be certified to a state supreme court;
17	h.	suggested deadline for amending the pleadings;
18	i.	suggested deadline for adding additional parties;
19	j.	whether a non-government corporate party filed the necessary ownership statement, <i>see</i> Fed. R. Civ. P. 7.1;
20		

1	In addition to filing the above-described combined report, the parties shall a execute and return the enclosed "Consent to Magistrate Judge" form to the Cleroffice within fourteen days of this Notice, either by a) indicating consent		
2			
3	proceed before a magistrate judge or b) indicating lack of consent on the form's second page.		
4	Parties are expected to comply with the spirit of Rule 26 and seek to minimize the time and expense of discovery consistent with Rule 1's goals.		
56	Only an attorney who will be trying the case may participate in the telephonic scheduling conference.		
7	Defense counsel shall make arrangements with the Correctional Center when Plaintiff is housed to ensure Plaintiff is able to call in for the hearing on		
8	telephone that will permit him to have ready access to his legal paper.		
9 10	Failure to 1) timely file the above-described combined report and/or 2) attend the Scheduling Conference will result in the imposition of sanctions in the minimum amount of \$100.00, absent good cause shown in writing and filed with the Court.		
10			
11	Dated: May 15, 2019		
12	SEAN F. McAVOY, DISTRICT COURT EXECUTIVE CLERK		
13	a/Dahhia Duagal		
14	s/Debbie Brasel Deputy Clerk		
15	All Counsel/Pro Se Parties Attachment: Consent to Magistrate Judge form		
16	Attachment. Consent to Magistrate Judge form		
17			
18			
19			
20			
_0			